



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor Application Of:)

Rozsa KOVESDI and Ajit RAJASEKHARAN)

) Group Art Unit: 2876

Application Number: 10/035,952)

) Examiner Kumiko C. KOYAMA

Filed: December 26, 2001)

) Confirmation No. 3522

For: SYSTEM AND METHOD FOR)
AUTHORING AND PROVIDING)
INFORMATION RELEVANT TO A)
PHYSICAL WORLD)

REQUEST TO RECOGNIZE APPOINTMENT OF A POWER OF ATTORNEY
BY LESS THAN ALL APPLICANTS AND DUAL REPRESENTATION
UNDER MPEP § 402.10 PREVIOUSLY GRANTED BY PETITION

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

Per a telephone conversation on May 6, 2003, between Mr. Ajit Rajasekharan's representative, Trevor Coddington and the Assistant and Supervisory Primary Examiners (the "Examiners") handling the above-captioned patent application, it has come to Mr. Rajasekharan's attention that the United States Patent & Trademark Office (PTO) mistakenly believes that he has revoked his previously appointed representatives and appointed new representatives. Particularly, the Examiners are refusing to discuss the instant application with his representatives at Hunton & Williams LLP (Coddington *et al.*) apparently due to an assumption that Mr. Rajasekharan has revoked his previous appointment of Coddington *et al.* and appointed new representatives at Pennie & Edmonds LLP. Mr. Rajasekharan submits that such an assumption is erroneous and respectfully requests that the PTO recognize Coddington *et al.* as his own separate representation vis-à-vis Ms. Rozsa Kovesdi's appointed representatives and enforce dual party representation as set forth under MPEP § 402.10 to assure that all interests in the instant application are properly and effectively represented.

To summarize the relevant procedural history of the instant patent application, Mr. Rajasekharan submitted on August 23, 2002, a Declaration and Power of Attorney appointing Trevor Coddington and Rodger Tate along with others at Brobeck, Phleger & Harrison LLP as his representatives.¹ A Petition under 37 C.F.R. § 1.182 was concurrently submitted therewith requesting the PTO to accept Mr. Rajasekharan's appointment of representation and require that a representative of Ms. Kovesdi and a representative of Mr. Rajasekharan must both sign any subsequent replies to the PTO in accordance with MPEP § 402.10. Copies of these two documents are attached. Mr. Rajasekharan's petition was granted in a Decision (paper no. 12) mailed September 17, 2002, a copy of which is also attached.

Sometime in or around March of 2003, Ms. Kovesdi revoked her formerly appointed representative, Gary Jarosik of Altheimer & Gray, and appointed new representatives at Pennie & Edmunds LLP. Mr. Rajasekharan and his representatives, Coddington *et al.*, are currently not privy to the specifics of such a revocation and appointment due to the Examiners' position that they could not discuss or provide information concerning the instant application with Trevor Coddington. Nonetheless, Mr. Rajasekharan submits that he was clearly not a party to such a revocation and appointment and in no such way executed any document, either solely or jointly with Ms. Kovesdi, revoking his appointment of Coddington *et al.* and appointing the representatives at Pennie & Edmonds LLP. In view of at least the September 17, 2002 Decision and MPEP § 402.10, Ms. Kovesdi by herself may not revoke Mr. Rajasekharan's Power of Attorney submitted August 23, 2002, appointing Coddington *et al.* as his representatives.

Mr. Rajasekharan respectfully requests that the PTO:

(1) inform the Examiners that Coddington *et al.* are his properly appointed representatives and of the corresponding requirements of dual party representation as set forth under MPEP § 402.10;

(2) require that all further correspondence to the PTO be signed by both a representative of Mr. Rajasekharan and a representative of Ms. Kovesdi in accordance with MPEP § 402.10;

(3) notify Mr. Rajasekharan that the PTO correctly recognizes Coddington *et al.* as his properly appointed representatives and not anyone affiliated with Pennie & Edmonds LLP; and

¹ Trevor Coddington and Rodger Tate are now with Hunton & Williams LLP.

(4) provide to Mr. Rajasekharan's representatives a copy of any papers in the instant application that Mr. Rajasekharan and his representatives have not been made privy to since and including Ms. Kovesdi's submission revoking Gary Jarosik and appointing Pennie & Edmonds LLP as her representatives.

No fee is believed to be necessary for the PTO's consideration of this Request. In the event that the U.S. Patent and Trademark Office considers this Request a Petition under 37 C.F.R. § 1.182, Mr. Rajasekharan submits that no petition fee is required because the reason for filing such a Request/Petition is due to PTO mistake. Nonetheless, if a fee is otherwise deemed necessary by the PTO, please charge such fee to the undersigned's Deposit Account No. 50-0206.

Respectfully submitted,

HUNTON & WILLIAMS

Dated: May 8, 2003

By:



Trevor Coddington, Patent Agent
Registration No. 46,633
(Representative of Mr. Ajit Rajasekharan)

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NO. 015018

PAYEE: COMMISSIONER OF PATENTS and TRADEMARKS

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	August 23, 2002	Petition Fee	\$130.00



PROVISIONAL
UTILITY



DESIGN
PCT

PATENT

Application No.: 10/035,952

Date: August 23, 2002

Client/Matter No.: 66566.01 US2

Dkt. No. 033393.0005

Inventor(s): Ajit RAJASEKHERAN

Atty/Sec.: TQC:CDH

Title: SYSTEM AND METHOD FOR AUTHORIZING AND PROVIDING
INFORMATION RELEVANT TO A PHYSICAL WORLD

The following has been received in the U.S. Patent and Trademark Office on the
date stamped hereon:

- ☒ Second Petition Under 37 C.F.R. § 1.182 For Appointment Of A Power Of
Attorney By Less Than All Applicants
- ☒ Declaration and Power of Attorney (3 Pages)
- ☒ Check No. 015018 in the amount of \$130.00

DOCKETED

